ORIGINAL



1	BEFORE THE ARIZATION DOCKET CON	D RESIDEN COMMISSION
2	² COMMISSIONERS	
3	TOM FORESE-Chairman	Arizona Corporation Commission DOCKETED
4	4 BOB BURNS DOUG LITTLE	APR 7 2017
5	5 ANDY TOBIN BOYD DUNN	peed out. Of Imm
6		DOCKETED BY
7	7 IN THE MATTER OF THE APPLICATION OF	DOCKET NO. E-01345A-16-0036
8	8 ARIZONA PUBLIC SERVICE COMPANY FOR A HEARING TO DETERMINE THE	DOCKET NO. E-01343A-10-0030
9	FAIR VALUE OF THE LITILITY PROPERTY	
10	PURPOSES, TO FIX A JUST AND	
11	, THEREON, TO APPROVE RATE	
12	SCHEDULES DESIGNED TO DEVELOP	
13	2	
14	PURCHASED POWER PROCUREMENT	DOCKET NO. E-01345A-16-0123
15	COMPANY	STAFF'S NOTICE OF ERRATA
16	on April 6, 2017, the Arizona corporation cor	
17	Starr (Starr), the residential Starty Consumer State (
18	(711 5), and the Solai Fattes (Woving Fattes) med	l a Stipulated Motion for Entry of a Protective
19	Order. One of the revisions to the document was inadve	vertently omitted. On page 7, at line 2, at the
20	end of the sentence the following should be added: "	"to the information, data, records or studies
21	subsequently found to be non-confidential."	
22	2	
23	3	
24	4	
25	5	
26	6	
27		"EECA"\ Voto Solor The Asisona Solor Engage
28	Solar Fartes metade the Energy Freedom Countries of America (

Staff has included another copy of Exhibit 1 filed yesterday which Staff was authorized to file on behalf of all of the Moving Parties with the revision to page 7 included. Staff apologizes for any inconvenience to the Commission and the Parties.

RESPECTFULLY SUBMITTED this 7th day of April 2017.

Maureen A. Scott, Senior Staff Counsel Wesley C. Van Cleve, Staff Counsel Charles H. Hains, Staff Counsel Legal Division

Arizona Corporation Commission 1200 West Washington Street Phoenix, AZ 85007 (602) 542-3402 On this 7th day of April, 2017, the foregoing document was filed with Docket Control as an Utilities Division Notice of Errata, and copies of the foregoing were mailed on behalf of the Utilities Division to the following who have not consented to email service. On this date or as soon as possible thereafter, the Commission's eDocket program will automatically email a link to the foregoing to the following who have consented to email service.

Thomas Jernigan
Federal Executive Agencies
U.S. Airforce Utility Law Field Support Center
139 Barnes Drive, Suite 1
Tyndall Air Force Base Florida 32403
thomas.jernigan.3@us.af.mil
ebony.payton.crt@us.af.mil
andrew.unsicker@us.af.mil
lanny.zieman.1@us.af.mil
natalie.cepak.2@us.af.mil

Consented to Service by Email

Nicholas J. Enoch LUBIN & ENOCH, PC 349 N. Fourth Ave. Phoenix Arizona 85003

T. Hogan
ARIZONA CENTER FOR LAW IN THE PUBLIC
INTEREST
514 W. Roosevelt Street
Phoenix Arizona 85003

Timothy J. Sabo SNELL & WILMER, LLP One Arizona Center 400 East Van Buren, 19th Floor Phoenix Arizona 85004 tsabo@swlaw.com jhoward@swlaw.com docket@swlaw.com pwalker@conservamerica.org

Consented to Service by Email

Thomas A Loquvam
PINNACLE WEST CAPITOL CORPORATION
400 N. 5Th St, MS 8695
Phoenix, Arizona 85004
Thomas.Loquvam@pinnaclewest.com
Thomas.Mumaw@pinnaclewest.com
Melissa.Krueger@pinnaclewest.com
Amanda.Ho@pinnaclewest.com
Debra.Orr@aps.com
prefo@swlaw.com

Consented to Service by Email

Cynthia Zwick
ARIZONA COMMUNITY ACTION ASSOCIATION
2700 N. Third St. - 3040
Phoenix Arizona 85004
czwick@azcaa.org
khengehold@azcaa.org

Consented to Service by Email

Kurt Boehm BOEHM, KURTZ & LOWRY 36 E. Seventh St. Suite 1510 Cincinnati Ohio 45202

Richard Gayer 526 W. Wilshire Dr. Phoenix Arizona 85003 rgayer@cox.net

Consented to Service by Email

Timothy M. Hogan
ARIZONA CENTER FOR LAW IN THE PUBLIC
INTERST
514 W. Roosevelt St.
Phoenix Arizona 85003
thogan@aclpi.org
ken.wilson@westernresources.org
schlegelj@aol.com
ezuckerman@swenergy.org
bbaatz@aceee.org
briana@votesolar.org
cosuala@earthjustice.org
dbender@earthjustice.org
cfitzgerrell@earthjustice.org

Consented to Service by Email

Michael Patten SNELL & WILMER, LLP One Arizona Center 400 East Van Buren Street Phoenix Arizona 85004 mpatten@swlaw.com jhoward@swlaw.com docket@swlaw.com BCarroll@tep.com

Consented to Service by Email

Albert H. Acken
One N. Central Ave Ste 1200
Phoenix Arizona 85004
aacken@rcalaw.com
ssweeney@rcalaw.com
slofland@rcalaw.com
jjw@krsaline.com

Consented to Service by Email

Jay I. Moyes
MOYES SELLERS & HENDRICKS, LTD
1850 N. Central Ave. - 1100
Phoenix Arizona 85004
JasonMoyes@law-msh.com
jimoyes@law-msh.com
jim@harcuvar.com

Consented to Service by Email

Daniel Pozefsky RUCO 1110 West Washington, Suite 220 Phoenix Arizona 85007

Janet Wagner
ARIZONA CORPORATION COMMISSION
1200 W Washington
Phoenix Arizona 85007
Legaldiv@azcc.gov
JXHatch-Miller@azcc.gov
chains@azcc.gov
wvancleve@azcc.gov
eabinah@azcc.gov
tford@azcc.gov
evanepps@azcc.gov
cfitzsimmons@azcc.gov
kchristine@azcc.gov
mscott@azcc.gov

Consented to Service by Email

Anthony Wanger IO DATA CENTERS, LLC 615 N. 48th St Phoenix Arizona 85008

Giancarlo Estrada KAMPER ESTRADA, LLP 3030 N. 3rd Street, Suite 770 Phoenix Arizona 85012 gestrada@law.phx.com kfox@kfwlaw.com kcrandall@eq-research.com

Consented to Service by Email

Garry D Hays LAW OFFICES OF GARRY D. HAYS, PC 2198 East Camelback Road, Suite 305 Phoenix Arizona 85016 ghays@lawgdh.com

Consented to Service by Email

John William Moore, Jr. MOORE BENHAM & BEAVER, PLC 7321 N. 16th Street Phoenix Arizona 85020

Craig A. Marks
CRAIG A. MARKS, PLC
10645 N. Tatum Blvd.
Suite 200-676
Phoenix Arizona 85028
Craig.Marks@azbar.org
Pat.Quinn47474@gmail.com

Consented to Service by Email

MUNGER CHADWICK 916 W. Adams Suite 3 Phoenix Arizona 85007

Greg Patterson

Timothy La Sota
ARIZONA CORPORATION COMMISSION
Acting Director- Legal Division
1200 W. Washington
Phoenix Arizona 85007
Legaldiv@azcc.gov
chains@azcc.gov
wvancleve@azcc.gov
eabinah@azcc.gov
tford@azcc.gov
evanepps@azcc.gov
cfitzsimmons@azcc.gov
kchristine@azcc.gov
EAblinah@azcc.gov

Consented to Service by Email

Meghan H. Grabel OSBORN MALEDON, PA 2929 N. Central Avenue Suite 2100 Phoenix Arizona 85012 mgrabel@omlaw.com gyaquinto@arizonaic.org

Consented to Service by Email

Scott S. Wakefield HIENTON & CURRY, PLLC 5045 N 12th Street, Suite 110 Phoenix Arizona 85014-3302 swakefield@hclawgroup.com mlougee@hclawgroup.com Stephen.chriss@wal-mart.com Greg.tillman@walmart.com chris.hendrix@wal-mart.com

Consented to Service by Email

Patrick J. Black FENNEMORE CRAIG,P.C. 2394 E. Camelback Rd, Ste 600 Phoenix Arizona 85016 pblack@fclaw.com khiggins@energystrat.com

Consented to Service by Email

Tom Harris
ARIZONA SOLAR ENERGY INDUSTRIES
ASSOCIATION
2122 W. Lone Cactus Dr. Suite 2
Phoenix Arizona 85027
Tom.Harris@AriSEIA.org
Consented to Service by Email

Dennis M. Fitzgibbons FITZGIBBONS LAW OFFICES, PLC P.O. Box 11208 Casa Grande Arizona 85230 denis@fitzgibbonslaw.com

Consented to Service by Email

Thomas E. Stewart GRANITE CREEK POWER & GAS/GRANITE CREEK FARMS 5316 East Voltaire Avenue Scottsdale Arizona 85254-3643 tom@gcfaz.com

Consented to Service by Email

Albert E. Gervenack
SUN CITY WEST PROPERTY OWNERS & RESIDENTS
ASSOCIAT
13815 Camino Del Sol
Sun City West Arizona 85375
al.gervenack@porascw.org
rob.robbins@porascw.org
Bob.miller@porascw.org

Consented to Service by Email

Lawrence V. Robertson, Jr. 210 Continental Road, Suite 216A Green Valley Arizona 85622 tubaclawyer@aol.com

Consented to Service by Email

Charles Wesselhoft Pima County Attorney's Office 32 North Stone Avenue, Suite 2100 Tucson Arizona 85701 Charles.Wesselhoft@pcao.pima.gov

Consented to Service by Email

Robert Pickels, Jr. Sedona City Attorney's Office 102 Roadrunner Drive Sedona Arizona 86336 rpickels@sedonaaz.gov

Karyn (Christine

Executive Legal Assistant

Consented to Service by Email

Ann-Marie Anderson WRIGHT WELKER & PAUOLE, PLC 10429 South 51st Street, Suite 285 Phoenix Arizona 85044 aanderson@wwpfirm.com sjennings@aarp.org aallen@wwpfirm.com john@johncoffman.net

Consented to Service by Email

Court S. Rich ROSE LAW GROUP, PC 7144 E. Stetson Drive, Suite 300 Scottsdale Arizona 85251 crich@roselawgroup.com hslaughter@roselawgroup.com cledford@mcdonaldcarano.com

Consented to Service by Email

Greg Eisert SUN CITY HOME OWNERS ASSOCIATION 10401 W. Coggins Drive Sun City Arizona 85351 gregeisert@gmail.com steven.puck@cox.net

Consented to Service by Email

Patricia C. Ferre P.O. Box 433 Payson Arizona 85547 pFerreact@mac.com

Consented to Service by Email

L. Robertson, Jr. 210 Continental Road, Suite 216A Green Valley Arizona 85622

Warren Woodward 200 Sierra Road Sedona Arizona 86336 w6345789@yahoo.com

Consented to Service by Email

EXHIBIT 1

1 BEFORE THE ARIZONA CORPORATION COMMISSION 2 **COMMISSIONERS** 3 TOM FORESE-Chairman **BOB BURNS** DOUG LITTLE 5 ANDY TOBIN BOYD DUNN 6 7 IN THE MATTER OF THE APPLICATION OF DOCKET NO. E-01345A-16-0036 ARIZONA PUBLIC SERVICE COMPANY FOR A HEARING TO DETERMINE THE FAIR VALUE OF THE UTILITY PROPERTY OF THE COMPANY FOR RATEMAKING PURPOSES, TO FIX A JUST AND 10 REASONABLE RATE OF RETURN THEREON, TO APPROVE RATE 11 SCHEDULES DESIGNED TO DEVELOP SUCH RETURN. 12 13 IN THE MATTER OF FUEL AND DOCKET NO. E-01345A-16-0123 PURCHASED POWER PROCUREMENT 14 AUDITS FOR ARIZONA PUBLIC SERVICE PROTECTIVE ORDER TO GOVERN THE COMPANY. TREATMENT OF THE JOINT SOLAR 15 COOPERATION AGREEMENT 16 17 The JSCA is a separate agreement between APS, the Solar Parties, and certain other entities 18 that are not Intervenors in this case. In general, the JSCA provides that its signatories will refrain 19 from seeking to undermine the Settlement Agreement through ballot initiatives, legislation or 20 advocacy at the Commission. 21 The signatories to the JSCA deem its contents to be highly confidential. The signatories to 22 the JSCA represent that it contains provisions preventing the disclosure of the JSCA, or the contents 23 thereof, to any person or entity except for an enumerated and limited group of persons who will be

26

27

28

24

25

document.

required to execute non-disclosure agreements prior to having access to the highly confidential

¹ Solar Parties include the Energy Freedom Coalition of America ("EFCA"), Vote Solar, the Arizona Solar Energy Industries Association ("AriSEIA"), the Solar Energy Industries Association ("SEIA"), and the Arizona Solar Deployment Alliance ("ASDA").

1 2 conditions, for purposes of this proceeding, of obtaining access to the JSCA and other matters 3 relating to its treatment. The Commission Staff has requested that the members of the Arizona Corporation Commission (the "Commissioners") their policy advisors, and the presiding 4 Administrative Law Judge (the "ALJ") be granted access to the JSCA, under normal Commission 5 procedures governing confidential information. As the forum, the Commission is being requested to 6 issue a Protective Order to govern the treatment of sensitive information, thereby eliminating the 8 need for individual non-disclosure agreements. The Moving Parties therefore seek this Protective Order to eliminate the need for the Commissioners, their policy advisors, and the ALJ to execute the 10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

non-disclosure agreement that is part of the JSCA; and to set forth the terms and conditions of access to the JSCA for purposes of this proceeding. While a general description of the JSCA has been disseminated publicly, as expressly permitted by the JSCA, certain signatories to the JSCA believe that it contains proprietary and nonpublic information and any additional disclosure of the terms of the JSCA would result in particularized harm to them. Therefore, they desire to limit access to the JSCA in this proceeding to certain specifically enumerated individuals.

The Moving Parties expressly request that this Protective Order govern the terms and

In order to expedite the exchange of information between the Commission Staff, RUCO, APS, and the Solar Parties (collectively "the Parties"), and the Commissioners, their policy advisors, and the ALJ, with respect to the JSCA and related confidential information in this case, the Parties respectfully request a Protective Order protecting the JSCA and the content thereof as follows:

1. Confidential Information. APS and the Solar Parties ("Providing Parties") have designated the JSCA, all of its contents, any notes, material referencing, deriving content from, or otherwise containing parts of the JSCA as highly confidential ("Highly Confidential Information"). The Providing Parties agree to mark the JSCA as Highly Confidential Information by clearly designating or stamping it as "Highly Confidential" and placing it on colored paper to clearly indicate its confidential nature.

27 28

All notes or other materials that refer to, derive from, or otherwise contain parts of the Highly Confidential Information will also be considered Highly Confidential Information and will be marked and color coded in the same manner. Access to and review of the Highly Confidential Information shall be strictly controlled by the terms of the Protective Order.

- 2. <u>Use of Highly Confidential Information</u>. All persons who may be entitled to review, or who are afforded access to Highly Confidential Information by reason of the Protective Order, shall neither use, nor disclose the Highly Confidential Information for any business, commercial, or competitive purpose, or any other purpose other than the preparation for and conduct of proceedings in this Docket and all subsequent appeals, and shall keep the Highly Confidential Information secure as confidential or proprietary information and in accordance with the purposes, intent, and requirements of the Protective Order.
- 3. Persons Entitled to Review. Each party who receives Highly Confidential Information pursuant to the Protective Order must limit access to such Highly Confidential Information to the persons specified in this section. Only the persons specified below shall be permitted to review Highly Confidential Information pursuant to the Protective Order, and the conditions under which review will be permitted are as follows:
 - The original parties to the JSCA who have fully complied with and agreed to be bound by the terms thereof;
 - Members of Commission Staff who have previously executed Exhibit A (Non-Disclosure Agreement) to the Protective Order;
 - c. The Executive Director of the Residential Utility Consumers Office ("RUCO") and his legal counsel who have previously executed Exhibit A to the Protective Order;
 - d. The ALJ, who shall not be required to execute Exhibit A;
 - e. The Commissioners and their policy advisors who shall not be required to execute Exhibit A; and

f. Any court reporter, who has previously executed Exhibit A to the Protective Order.

Any dissemination of Highly Confidential Information beyond the persons set forth above is strictly prohibited and shall be a violation of the Protective Order. Nothing in the Protective Order is intended to modify the provisions of the JSCA as they pertain to the signatories to the JSCA to otherwise comply with any provisions of the JSCA. The Protective Order does not impact the JSCA signatories' ability to agree to share the JSCA with others outside the context of this proceeding.

4. Nondisclosure Agreement. Other than the Commissioners, their policy advisors, and the ALJ, any party, person, or entity specified in Section 3 above, who intends to receive Highly Confidential Information, shall execute the Non-Disclosure Agreement prior to receiving the Highly Confidential Information. All parties, persons, and entities who receive Highly Confidential Information pursuant to the Protective Order, regardless of whether such party, person, or entity has signed the Non-Disclosure Agreement, are bound by the Protective Order and shall not disclose such Highly Confidential Information to any person, except as provided herein. All Highly Confidential Information shall be filed under seal and subject to in camera inspection and examination only.

The Non-Disclosure Agreement, shall contain terms that require the person to read a copy of the Protective Order and to certify in writing that he/she consents to be bound by its terms. The Non-Disclosure Agreement shall contain the signatory's full name, employer, job title and job description, business address and the name of the party with whom the signatory is associated.

- 5. (a) Notes. Limited notes regarding Highly Confidential Information may be taken by those receiving Highly Confidential Information for the express purpose of preparing for participation in this proceeding. Such notes shall be treated as Highly Confidential Information for purposes of the Protective Order, and shall be destroyed after the conclusion of the proceedings in accordance with subsection 5(b).
- **(b)** <u>Destruction</u>. All persons listed in Sections 3(b)-3(f) receiving Highly Confidential Information shall destroy all such Highly Confidential Information within thirty (30)

 days after the conclusion of the proceedings in this matter, including any appeals. The person destroying such Highly Confidential Information shall advise the party who provided the Highly Confidential Information of the fact of destruction within a reasonable time after the date of destruction.

- 6. <u>Objections to Admissibility</u>. The furnishing of Highly Confidential Information pursuant to the Protective Order shall in no way limit the right of the Providing Party to object to its relevance or admissibility in proceedings before this Commission.
- 7. Requests by Third Parties for the JSCA in this Proceeding. The Moving Parties agree that the Protective Order is intended to govern the provision of the JSCA by APS and the Solar Parties to the Commissioners, their policy advisors, the ALJ, Commission Staff, and RUCO. In the event that any other party to this Docket requests a copy of the JSCA; the Providing Parties shall have five (5) business days from the date the request is docketed to initiate a protective proceeding in this Docket. Upon expiration of five (5) business days from the date a written request is docketed, if a protective proceeding is not requested, the Highly Confidential Information shall be made available to the requesting party under seal (upon execution of Exhibit A) unless APS or any of the Solar Parties notify the Commission that they have resolved the issue with the Requesting Party.

In any requested protective proceeding, APS or any of the Solar Parties shall file a motion presenting the specific grounds upon which they claim the request for the Highly Confidential Information should be denied and why they believe the Highly Confidential Information should not be disclosed. Staff and the Requesting Party shall have an opportunity to respond to the motion. The motion by APS or any of the Solar Parties may be ruled upon by either the Commission or an assigned Commission ALJ.

APS or any of the Solar Parties may provide to the Commission or the ALJ, the Highly Confidential Information referenced in the motion without waiving any claim that the information should remain confidential under the terms of the Protective Order. Any Highly Confidential Information provided shall be kept under seal for the purpose of permitting inspection by the Commission or the ALJ prior to ruling on the motion. If the Commission or ALJ rules that the

9

10 11

13 14

12

15 16

17

18 19

20 21

23

24

22

25

26

27

Highly Confidential Information should be released, APS and the Solar Parties shall be given five (5) business days prior to the actual release of the Highly Confidential Information to bring a Court action if they so desire to prevent its disclosure.

8. Protective Proceedings to Prevent Disclosure to the Public. APS and the Solar Parties are providing the JSCA under the condition of confidentiality. APS and the Solar Parties object to any public disclosure of the Highly Confidential Information. In the event the Commission receives any request for public disclosure of the Highly Confidential Information the Commission shall provide notice to the Providing Parties within five (5) days of receipt of that request. Based upon the provisions of this Protective Order, the request for public disclosure of any Highly Confidential Information will be denied, unless the Highly Confidential Information has already been publicly disclosed, or unless the Commission is legally compelled to disclose the confidential information.

In the event that the Commission becomes legally compelled (by public records request, deposition, interrogatory, request for documents, subpoena, civil investigative demand or similar process) to disclose any Highly Confidential Information, the Commission shall provide the Providing Parties with prompt written notice of such requirement, in no event later than five (5) days from the date of knowledge of the requirement, so the Providing Parties may seek an appropriate remedy and/or waive compliance. The Providing Parties agree that upon receipt of such notice, they will either undertake to oppose disclosure of the Highly Confidential Information or waive compliance with the Protective Order. In the event that disclosure of Highly Confidential Information is ordered, the Commission agrees to furnish only that portion of the Highly Confidential Information that is legally required.

9. Judicial Proceedings Related to Requests for Disclosure. In the event a judicial proceeding is initiated against the Commission to obtain Highly Confidential Information, to the extent the Providing Parties are not specifically named in the action as real parties in interest, they agree to join in the action as co-defendants. APS also agrees to indemnify and hold the Commission harmless from any assessment of expenses, attorneys' fees or damages under A.R.S. Section

39.121.02 or any other law up to \$150,000.00, to the extent assessed against the Commission resulting from denial of access by the Commission to the information, data, records or studies subsequently found to be non-confidential.

- 10. (a) <u>Receipt into Evidence</u>. Provision is hereby made for receipt of the JSCA into evidence in this proceeding, subject to the following conditions and all other conditions contained in the Protective Order:
 - (1) Only one (1) copy of the JSCA designated by the Providing Party to be placed in a sealed record shall be made.
 - (2) The copy of the JSCA to be placed in the sealed record shall be tendered by counsel for a Providing Party to the Commission, and maintained in accordance with the terms of the Protective Order.
 - (3) The JSCA shall not be filed in the Docket.
- (b) <u>Seal</u>. While in the custody of the Commission, all Highly Confidential Information shall be marked "HIGHLY CONFIDENTIAL UNDER PROTECTIVE ORDER" IN DOCKET NOS. E-001345A-16-0036 and E-01345A-16-0123, and shall not be examined by any person except under the conditions set forth in the Protective Order.
- (c) <u>In Camera Hearing</u>. Highly Confidential Information may only be orally discussed, referenced, or disclosed by any party, the ALJ, the Commissioners or their policy advisors in an in-camera hearing attended only by persons authorized to have access to the Highly Confidential Information under Section 3 of this Agreement, who have already signed the NDA. Any record or transcript of such in-camera proceedings shall be sealed and treated in the same manner as if it were the JSCA itself.
- (d) Access to Record. Access to sealed testimony, records, and information shall be limited to the ALJ, Commissioners, and their respective policy advisors, and persons who are entitled to review Highly Confidential Information pursuant to Subsection 3 above and have signed a NDA, unless such Highly Confidential Information is released from the restrictions of the Protective

Order either through the consent of the Providing Parties or pursuant to the final order of a court having final jurisdiction.

- (e) <u>Appeal/Subsequent Proceedings</u>. Sealed portions of the record in the proceedings may be forwarded to any court of competent jurisdiction for purposes of an appeal, but Highly Confidential Information and any references to it shall be submitted under seal as designated herein for the information and use of the court. If a portion of the record is forwarded to a court, the providing party shall be notified which portion of the sealed record has been designated by the appealing party as necessary to the record on appeal.
- (f) Return. Unless otherwise ordered, Highly Confidential Information, including transcripts of any depositions to which a claim of confidentiality is made, shall remain under seal, shall continue to be subject to the protective requirements of this Order, and shall, at the providing party's discretion, be returned to counsel for the providing party, or destroyed by the receiving party, within thirty (30) days after the entry of a non-appealable order. If the Providing Party elects to have Confidential Information destroyed rather than returned, counsel for the receiving party shall verify in writing that the material has in fact been destroyed.
- 12. <u>Use in Pleadings</u>. Where references to Highly Confidential Information in the sealed record or with the Providing Party is required in pleadings, briefs, arguments, or motions (except as provided in Section 6), it shall be by citation of title or exhibit number or some other description that will not disclose the substance of the Highly Confidential Information. Any use of or substantive references to Highly Confidential Information shall be placed in a separate section of the pleading or brief and submitted to the ALJ or the Commission under seal. This sealed section shall be served only on those persons who are permitted to view the JSCA as set forth in Subsection 3. All of the restrictions afforded by the Protective Order apply to materials prepared and distributed under this section.
- 13. Agreement to Treat the JSCA as Highly Confidential Information for purposes of this Proceeding. By agreeing to this Order, the Commission Staff and RUCO have agreed for purposes of this proceeding to treat the JSCA and related information as Highly Confidential. The

Commission Staff and RUCO are not parties to the JSCA and thus can make no representation that the JSCA is either in fact or as a matter of law, a trade secret or of a proprietary, confidential or legally protected nature. 14. Breach of Order. Any person who has received Highly Confidential Information pursuant to the terms of the Protective Order, in any legal action or complaint filed in any court alleging breach of the Protective Order, shall, at the written request of the Commission, name the Arizona Corporation Commission as a Defendant therein. Non-Termination. The provisions of the Protective Order shall not terminate at the 15. conclusion of this proceeding. Entered this ____ day of April, 2017. Teena Jibilian Administrative Law Judge

EXHIBIT"A"

1

2

3

NON-DISCLOSURE AGREEMENT

HIGHLY CONFIDENTIAL INFORMATION

4	I have read the foregoing Protective Order dated April, 2017, IN THE MATTER OF	
5	THE APPLICATION OF ARIZONA PUBLIC SERVICE COMPANY FOR A HEARING TO	
6	DETERMINE THE FAIR VALUE OF THE UTILITY PROPERTY OF THE COMPANY FOR	
7	RATEMAKING PURPOSES, TO FIX A JUST AND REASONABLE RATE OF RETURN	
8	THEREON, TO APPROVE RATE SCHEDULES DESIGNED TO DEVELOP SUCH RETURN,	
9	Docket No. E-01345A-16-0036; AND IN THE MATTER OF FUEL AND PURCHASED POWER	
10	PROCUREMENT AUDIT FOR ARIZONA PUBLIC SERVICE COMPANY, Docket No. E-	
11	01345A-16-0123 and agree to be bound by the terms and conditions of such Protective Order.	
12		
13		
14	Name	
15		
16	Signature	
17	Signature .	
18		
19	Employer or Firm	
20		
21	Business Address	
22		
23	Position	
24		
25	Tak December in an	
26	Job Description	
27		
28	Date	